## Cumulative Table of Cases Connecticut Reports Volume 331

Jacobson v. Commissioner of Correction (Order)	901
Rivera v. Commissioner of Correction (Order)	901
State v. Daniel B	1
Attempt to commit murder; certification from Appellate Court; sufficiency of evi-	
dence; whether Appellate Court properly construed substantial step subdivision	
of attempt statute (§ 53a-49 [a] [2]) to require inquiry to focus on what already	
has been done rather than on what remains to be done to complete the substantive	
crime in determining whether defendant's conduct constituted substantial step	
in course of conduct planned to culminate in his commission of murder.	
State v. Santiago (Order)	902
U.S. Bank National Assn. v. Wolf (Order)	901